

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT PENNSYLVANIA

LOCAL UNION ON. 459 OF THE
INTERNATIONAL BROTHERHOOD OF
ELECTRICAL WORKERS, AFL-CIO,

Plaintiff,

vs.

PENNSYLVANIA ELECTRIC
COMPANY, A FIRST ENERGY
COMPANY,

Defendant.

CASE NO. 04-347E

**ORDER GRANTING DEFENDANT'S
MOTION TO CORRECT THE
TRANSCRIPT**

Defendant's Motion to Correct the Transcript of the proceedings held by the Court on April 28, 2005 is hereby granted. The transcript of proceedings previously prepared will be changed as follows:

Page	Line	Correction
2	15	collective bargaining "unit" not collective bargaining "agreement"
3	14	abbreviated "grievance" not abbreviated "agreement"
5	23	collective bargaining "unit" not collective bargaining "agreement"
6	8	"ruse" not rouse
8	2	when they "refer" to a grievance or arbitration not when they "prefer to go" to a grievance or arbitration
12	8	If it's limited to that "grievance" instead of if it's limited to that "company"

14	4	the "Company" not the "Union"
15	11	to "make changes" for the retirees not "a right to change" for the retirees
16	4	to "define" a grievance not to "find" a grievance
16	25	collective bargaining "unit" not collective bargaining "agreement"
17	7	member of the collective bargaining "unit" not collective bargaining "agreement"
17	11	If they stopped having actives sign this form today and disavowed having other actives sign it, I wouldn't be here. As opposed to if they stopped being active and the actives signed this form today, and disavowed any other active that they may sign it. I wouldn't be here.
17	23	what they "sign" as an active instead of what they "file" as an active
18	4	I "don't think" instead of "I think"
18	6	end "game" not end "gain"

IT IS SO ORDERED.

Judge

cc: Marianne Oliver, Esq.
Gary W. Spring, Esq.

1324822.01.112763.0002